

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NORTH CAROLINA  
WESTERN DIVISION

NO. 5:12-CV-752-FL

GRAHAM YATES and BECKY YATES, )

Plaintiffs, )

v. )

ORDER

AIR & LIQUID SYSTEMS )  
CORPORATION, SUCCESSOR BY )  
MERGER TO BUFFALO PUMPS, INC., )  
individually and as successor-in-interest to )  
The Delaval Separator Company; ALFA )  
LAVAL, INC.; ARMSTRONG )  
INTERNATIONAL, INC.; BORG- )  
WARNER MORSE TEC, INC., )  
individually and as successor-in-interest to )  
Borg-Warner Corporation; CBS )  
CORPORATION; CRANE CO.; CROWN )  
CORK & SEAL COMPANY, INC., )  
individually and as successor-in-interest to )  
Mundet Cork Company; DANA )  
COMPANIES LLC; ELLIOTT TURBO )  
MACHINERY COMPANY; )  
FLOWSERVE US INC., individually and )  
as successor-in-interest to Edward Valve, )  
Inc.; FMC CORPORATION, individually )  
and as successor-in-interest to Northern )  
Pump Company; FORD MOTOR )  
COMPANY; FOSTER WHEELER )  
ENERGY CORPORATION; THE GATES )  
CORPORATION; GENERAL ELECTRIC )  
COMPANY; HOBART BROTHERS )  
COMPANY; HONEYWELL )  
INTERNATIONAL, INC., successor-in- )  
interest to Bendix Corporation; )  
HOPEMAN BROTHERS INC.; IMO )  
INDUSTRIES, INC., individually and as )  
successor-in-interest to Delaval Turbine, )

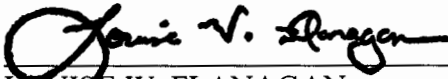
Inc.; JOHN CRANE, INC.; MCNALLY )  
INDUSTRIES, LLC, individually and as )  
successor-in-interest to Northern Fire )  
Apparatus Company; METROPOLITAN )  
LIFE INSURANCE COMPANY; )  
UNICOAT SALES LLC, individually and )  
as successor-in-interest to KST Coatings )  
LLC; UNION CARBIDE )  
CORPORATION; VELAN VALVE )  
CORPORATION; WARREN PUMPS )  
LLC; WEIR VLAVES & CONTROLS )  
USA, INC., THE WILLIAM POWELL )  
COMPANY; and, YARWAY )  
CORPORATION, )  
)

Defendants.

This matter comes before the court on joint motion of plaintiffs and defendant Yarway Corporation to dismiss without prejudice all claims against defendant Yarway Corporation pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure (DE 125). For cause shown, it is hereby ordered that the joint motion to dismiss is GRANTED (DE 125), and the claims of plaintiffs against defendant Yarway Corporation are hereby DISMISSED, without prejudice.

Also before the court are two motions for extension of time to respond to discovery (DE 123, 124), made by defendants Borg-Warner Morse Tec, Inc. and General Electric Company, respectively. As they have obtained consent and shown good cause, defendants' motions to extend discovery response time are GRANTED (DE 123, 124).

SO ORDERED, this the 5<sup>TH</sup> day of June, 2013.

  
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LOUISE W. FLANAGAN  
United States District Judge